

06-12-01

PATENTS

THE UNITED STATES PATENT AND TRADEMARK OFFICE

DANGINA SEN, Tore et al.

Docket No.: E-1024

Serial No. 09/830,860

Group Art Unit:

Filed: April 30, 2001

Examiner:

For: RESIN COMPOSITIONS, METHOD OF PRODUCING

RESIN COMPOSITIONS AND FILLER BLENDS FOR

USE IN RESIN COMPOSITIONS

600 Third Avenue New York, NY 10016 June 11, 2001

Assistant Commissioner for Patents Box PCT Washington, D.C. 20231

SIR:

Enclosed are the following documents:

- (1) Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US)".
- (2) Combined Declaration and Power of Attorney. It is deemed that the information supplied in the Declaration is acceptable for identification of the corresponding specification because the

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Dyclaration recites the names of the inventors and the title of the invention (MPEP 601.01).

- (3) Assignment w/recordation cover sheet.
- (4) Form PTO-2038 to cover:

Surcharge

\$130.00

Recordal of Assignment

40.00

TOTAL

\$170.00

You are hereby authorized to charge any additional fees or credit any overpayment to Deposit Account No. 02-2275.

Respectfully submitted,

BIERMAN, MUSERLIAN AND LUCAS

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Attorney for Applicant

Encls. - Items (1) through (4) above Return receipt postcard

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U.S. APPLICATION	NO		FIRST NAMEL	APPLICANT			ATTY, DOCKET NO	
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00.	,000000			7777		INTERNATIONAL	APPLICATION NO	
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NEW YORK			JUN - t	2001		I.A. FILING DATE	PRIORITY INTE	
						08 NOV 99	09 NOV 98	
BIERMAN, MUSERLIAN AND LUCAS DATE MAILED: 29 MAY 2001								
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)								
1	tur turna hava haan	exhautted h	v the applicant or th	e IB to the Un	ited S	States Patent and	Trademark	
Office as	ing items have been na Designated	Office (37	CFR 1.494) 🖼 an	Elected Other	(3)	CI IC 1.422/.		
ra U	S. Basic National F	ec.	_ Indicatio	n of Small En	uty St	atus.	Parallak	
ing C	opy of the internatio	nal applicati		on of the inter	natio	nal application is	nto English	
Oath or Declaration of inventors(s).								
Copy of Article 19 amendments.								
Priority Document. The International Preliminary Examination Report in English and its Annexes, if any.								
Translation of Annexes to the International Preliminary Examination Report into English.								
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed								
								prior to 20 or
U.S. Basic National Fee. Copy of the international application.								
	ving items MUST be							
acceptance under 35 U.S.C. 371: a. Translation of the application into English. A processing fee will be required if submitted								
Translation.								
Processing fee for providing the translation of the application and/or the Annexes later than the								
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). [X] c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying								
the application (preferably by the international appropriate 20 or 30 months from the priority surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority								
date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons								
	L'							
indicated on the attached PCT/DO/EO/917. A d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 mc aths from the								
priority date (37 CFR 1.492(e)).								
4. Additional claim fees of \$ as a large entity small chirty, including any required and claim fees are claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are								
due (37 CFI	R 1.492(g)). See atta	achea PiU-	5/3.					
5. Appli	icant has not submitte	ed the requir	red sequence listing	pursuant to 37	CFR	1.821-1.825.	See attached	
PCT/DO/E				nom sere	T DE	CIRMPPER	WITHIN TWO (2)	
ALL OF T	HE ITEMS SET FO	ORTH IN 3	(a)-3(d), 4 AND 5 A	BOVE MUS	T BE NTHS	(where 37 CF)	R 1.495 applies) FROM O PROPERLY	
ाव्यव प्रधान	FROM THE DATE ORITY DATE FOR WILL RESULT I	THE APPL	ACATION, WILL	HEVER IS L	ATE	R. FAILURE T	O PROPERLY	
				_ a c c		of time under t	he provisions of 37 CFR	
The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).								
6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the								
Annexes w	ill be cancelled. A p	rocessing fe	e will be required if	submitted late	er than	n 20 or 30 mont	his from the priority date.	
6. If box 3a or 3c is checked, a translation of the Annexes MOST be submitted to later than 20 or 30 months from the priority date. Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 2: (3? CFR 1 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.								
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the								
Applicant i address giv	en in the heading an	a include in	e O.S. application in	o. uno ma		_	0~-11	
A copy of this notice MUST be returned with this response. (+1) Cuf 2° Enclosed: PCT/DO/EO/917 Notice of Defective Translation (+2) Sep 29 PCT/DO/EO/920 John Anderson Italy (+3) Oct 29 FORM PCT/DO/EO/905 (March 2001) Telephone: 703-308-9116 (+4) Nov 29,								
England	PCT/DO/EO/91	7	Notice of Defe	ctive Translat	ion	_	(+2) Sep 29	
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